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| APPLICATION NO.       |                      | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |
|-----------------------|----------------------|-------------|----------------------|-------------------------|------------------|--|
| 10/719,021            |                      | 11/24/2003  | Joon-ho Cha          | 1793.1110               | 9169             |  |
| 21171                 | 7590                 | 10/26/2005  |                      | EXAM                    | EXAMINER         |  |
| STAAS &               |                      | Y LLP       | VAN ROY, TO          | VAN ROY, TOD THOMAS     |                  |  |
| SUITE 700<br>1201 NEW |                      | VENUE, N.W. |                      | ART UNIT                | PAPER NUMBER     |  |
|                       | WASHINGTON, DC 20005 |             |                      |                         |                  |  |
|                       |                      |             |                      | DATE MAILED: 10/26/2005 |                  |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

| ·  | Application No.  | Applicant(s) |  |  |  |  |
|--|--|--------------|--|--|--|--|
|  | 10/719,021   | CHA ET AL.   |  |  |  |  |
| Office Action Summary  | Examiner It my   | Art Unit     |  |  |  |  |
|  | Tod T. Van Roy   | 2828         |  |  |  |  |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply   |  |              |  |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). |  |              |  |  |  |  |
| Status   | $\smile$   |              |  |  |  |  |
| ,=   | action is non-final.   |              |  |  |  |  |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.   |  |              |  |  |  |  |
| Disposition of Claims  |  |              |  |  |  |  |
| 4)  Claim(s) 1-30 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-30 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/or election requirement.   |  |              |  |  |  |  |
| Application Papers   |  |              |  |  |  |  |
| <ul> <li>9) The specification is objected to by the Examiner.</li> <li>10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).</li> <li>11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.</li> </ul>  |  |              |  |  |  |  |
| Priority under 35 U.S.C. § 119   |  |              |  |  |  |  |
| <ul> <li>12) ⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) ⊠ All b) □ Some * c) □ None of:</li> <li>1. ☒ Certified copies of the priority documents have been received.</li> <li>2. □ Certified copies of the priority documents have been received in Application No</li> <li>3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>  |  |              |  |  |  |  |
| Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 01/04/05,01/30/04.   | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: |              |  |  |  |  |

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## **DETAILED ACTION**

### **Priority**

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claim 1, and 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Riaziat et al. (US 2003/138008) in view of Spangler (US 5547385).

With respect to claim 1, Riaziat teaches a laser diode (fig. 8 #814) comprising at least one active connector (fig.8 #810), a ground connector (fig.8 #808), wherein the active connector and ground connector protrude from the laser diode so as to be

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electrically connectable to a laser diode driving integrated circuit. Riaziat does not teach the ground pin to be longer than the active pin. Spangler teaches an electrical connector in which the ground pin is longer than the active pins (col.1 lines 56-64). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode connectors of Riaziat with the ground connector length of Spangler in order to prevent electrostatic discharges (ESDs) from harming the various circuit elements (Spangler, col.1 lines 45-50).

With respect to claims 3 and 4, Riaziat and Spangler teach the laser diode as outlined in the rejection to claim 1, and Riaziat further teaches the active connector to comprise a first connector (fig.8 #810, laser diode) and second connector (fig.8 #824, photodiode).

Claims 2, and 15-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Riaziat in view of Spangler, and further in view of Patrick, Jr. (US 3767971).

With respect to claim 2, Riaziat and Spangler teach the laser diode as outlined in the rejection to claim 1, including the use of the ground connector for ESD protection, but do not teach the ground connection to be acutely shaped compared to the active connector. Patrick teaches an acutely shaped conductor which is used to facilitate ESD discharges (col.3 lines 10-15). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode ground connector of Riaziat and Spangler, used for ESD protection, with the acute shape taught by Patrick in order

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to further attract the ESDs to the ground connector to protect the various circuit elements.

With respect to claim 15, Riaziat teaches a laser diode comprising an active connector (fig.8 #810), and a ground connector (fig.8 #808). Riaziat does not teach the ground connector to be longer and acutely shaped as compared to the active connector. Spangler teaches an electrical connector in which the ground pin is longer than the active pins (col.1 lines 56-64). Patrick teaches an acutely shaped conductor which is used to facilitate ESD discharges (col.3 lines 10-15). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode connectors of Riaziat with the ground connector length of Spangler in order to prevent electrostatic discharges (ESDs) from harming the various circuit elements (Spangler, col.1 lines 45-50), as well as, to combine the laser diode ground connector of Riaziat and Spangler, used for ESD protection, with the acute shape taught by Patrick in order to further attract the ESDs to the ground connector to protect the various circuit elements.

With respect to claims 16 and 17, Riaziat, Patrick and Spangler teach the laser diode as outlined in the rejection to claim 15, and Riaziat further teaches the active connector to comprise a first connector (fig.8 #810, laser diode) and second connector (fig.8 #824, photodiode).

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Riaziat in view of Patrick, Jr.

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With respect to claim 5, Riaziat teaches a laser diode (fig. 8 #814) comprising at least one active connector (fig.8 #810), a ground connector (fig.8 #808), wherein the active connector and ground connector protrude from the laser diode so as to be electrically connectable to a laser diode driving integrated circuit. Riaziat does not teach the ground pin to be longer than the active pin. Riaziat does not teach the ground connection to be acutely shaped compared to the active connector. Patrick teaches an acutely shaped conductor which is used to facilitate ESD discharges (col.3 lines 10-15). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode ground connector of Riaziat, with the acute shape taught by Patrick in order to attract the ESDs to the ground connector to prevent the charges from being coupled to, and damaging, the various circuit elements.

Claims 6-7, and 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Riaziat in view of Spangler, and further in view of Kjarsgarrd (US 3972356).

With respect to claim 6, Riaziat and Spangler teach the laser diode as outlined in the rejection to claim 1, but do not teach the insertion of the leads into a printed circuit board (PCB). Kjarsgarrd teaches a TO can which has its leads fixedly inserted into a circuit board (col.1 lines 24-30). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode of Riaziat and Spangler with the PCB connection of Kjarsgarrd in order to allow for easy integration of the diode into larger systems, as is well known and widely used in the art (Kjarsgarrd, col.1 lines

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14-15, fig.6. since the ground connector is longer, it would protrude further than the active connector).

With respect to claim 7, Riaziat, Spangler and Kjarsgarrd teach the laser diode and circuit board connection, and Kjarsgarrd additionally teaches the use of solder for connecting the pins to the board (col.1 lines 28-30). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode and circuit board connection of Riaziat, Spangler and Kjarsgarrd with the solder connection of Kjarsgarrd in order to make solid electrical connections of the board to the pins, as well as to provide stability to the to-can as it is fixed rigidly in place.

With respect to claims 9 and 10, Riaziat, Kjarsgarrd and Spangler teach the laser diode as outlined in the rejection to claim 15, and Riaziat further teaches the active connector to comprise a first connector (fig.8 #810, laser diode) and second connector (fig.8 #824, photodiode).

Claims 8, and 18-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Riaziat in view of Spangler, Patrick, Jr., and Kjarsgarrd.

With respect to claim 8, Riaziat, Spangler, and Kjarsgarrd teach the laser diode as outline in the rejection to claim 6, but do not teach the ground connector to be acutely shaped as compared to the active connector. Patrick teaches an acutely shaped conductor which is used to facilitate ESD discharges (col.3 lines 10-15). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode connectors of Riaziat, Spangler, and Kjarsgarrd with the acute shape taught

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by Patrick in order to further attract the ESDs to the ground connector to protect the various circuit elements.

With respect to claim 18, Riaziat, Spangler, and Kjarsgarrd teach the laser diode as outline in the rejection to claim 6, but do not teach the ground connector to be acutely shaped as compared to the active connector. Patrick teaches an acutely shaped conductor which is used to facilitate ESD discharges (col.3 lines 10-15). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode connectors of Riaziat, Spangler, and Kjarsgarrd with the acute shape taught by Patrick in order to further attract the ESDs to the ground connector to protect the various circuit elements.

With respect to claim 19, Riaziat, Spangler, Patrick and Kjarsgarrd teach the laser diode and circuit board connection of claim 18, and Kjarsgarrd additionally teaches the use of solder for connecting the pins to the board (col.1 lines 28-30). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode and circuit board connection of Riaziat, Spangler, Patrick and Kjarsgarrd with the solder connection of Kjarsgarrd in order to make solid electrical connections of the board to the pins, as well as to provide stability to the to-can as it is fixed rigidly in place.

With respect to claims 20 and 21, Riaziat, Kjarsgarrd, Patrick and Spangler teach the laser diode as outlined in the rejection to claim 15, and Riaziat further teaches the active connector to comprise a first connector (fig.8 #810, laser diode) and second connector (fig.8 #824, photodiode).

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Claims 22-25 are rejected for the same reasons as stated in the rejections to claims 18-21 above.

With respect to claim 26, Riaziat, Kjarsgarrd, Patrick, and Spangler teach a method of reducing malfunctions due to ESD of a laser diode insertable into a PCB that is connectable to a laser diode driving integrated circuit as taught in the rejection of claim 18 above, wherein "cutting" the connectors can at best be considered to be a product-by-process limitation and are not given patentable weight. See MPEP 2113.

Claims 27-28 are rejected for the same reasons as stated for the rejection of claim 19 above.

Claims 29-30 are rejected for the same reasons as stated for the rejection of claims 20-21.

Claims 11-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Riaziat in view of Kjarsgarrd and further in view of Patrick, Jr.

With respect to claim 11, Riaziat and Patrick teach the laser diode as outlined in the rejection to claim 5, but do not teach the diode to be connected to a PCB. Kjarsgarrd teaches a TO can which has its leads fixedly inserted into a circuit board (col.1 lines 24-30). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode of Riaziat and Patrick with the PCB connection of Kjarsgarrd in order to allow for easy integration of the diode into larger systems, as is well known and widely used in the art (Kjarsgarrd, col.1 lines 14-15, fig.6. since the ground connector is longer, it would protrude further than the active connector).

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With respect to claim 12, Riaziat, Patrick and Kjarsgarrd teach the laser diode and circuit board connection, and Kjarsgarrd additionally teaches the use of solder for connecting the pins to the board (col.1 lines 28-30). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the laser diode and circuit board connection of Riaziat, Patrick and Kjarsgarrd with the solder connection of Kjarsgarrd in order to make solid electrical connections of the board to the pins, as well as to provide stability to the to-can as it is fixed rigidly in place.

With respect to claims 13 and 14, Riaziat, Kjarsgarrd and Patrick teach the laser diode as outlined in the rejection to claim 11, and Riaziat further teaches the active connector to comprise a first connector (fig.8 #810, laser diode) and second connector (fig.8 #824, photodiode).

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tod T. Van Roy whose telephone number is (571)272-8447. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Minsun Harvey can be reached on (571)272-1835. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**TVR** 

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